**BEFORE** 

## THE PUBLIC SERVICE COMMISSION OF

#### SOUTH CAROLINA

DOCKET NO. 92-481-C - ORDER NO. 93-76

JANUARY 19, 1993

IN RE: Application of American Wats, Inc.

for a Certificate of Public Convenience ) ORDER
and Necessity to Operate as a Reseller ) APPROVING
of Telecommunications Services within ) CERTIFICATE
South Carolina and for Interim Authority.

This matter comes before the Public Service Commission of South Carolina (the Commission) by way of the Application of American Wats, Inc. (American or the Company) requesting a Certificate of Public Convenience and Necessity authorizing it to operate as a reseller of telecommunications services in the State of South Carolina. American's Application was filed pursuant to S.C. Code Ann.§58-9-280 (Supp. 1992) and the Regulations of the Public Service Commission of South Carolina.

The Commission's Executive Director instructed American to publish a prepared Notice of Filing in newspapers of general circulation in the affected areas one time. The purpose of the Notice of Filing was to inform interested parties of American's Application and the manner and time in which to file the appropriate pleadings for participation in the proceeding.

American complied with this instruction and provided the Commission with proof of publication of the Notice of Filing.

Petitions to Intervene were filed by Southern Bell Telephone and Telegraph Company (Southern Bell) and the South Carolina Department of Consumer Affairs (the Consumer Advocate).

A hearing was commenced on January 5, 1993, at 11:00 a.m., in the Commission's Hearing Room. The Honorable Henry G. Yonce, Chairman, presided. Frank R. Ellerbe, III, Esquire, represented American; Caroline N. Watson, Esquire, represented Southern Bell; Carl F. McIntosh, Esquire, represented the Consumer Advocate; and Gayle B. Nichols, Staff Counsel, represented the Commission Staff.

At the beginning of the hearing Southern Bell announced that it had entered into a Stipulation with American. Hearing Exhibit #1. The terms of the Stipulation are as follows:

- Any grant of authority should clearly be for interLATA services only.
- (2) If any unauthorized intraLATA calls are "inadvertently" completed by the carrier, the carrier should reimburse the LEC pursuant to the Commission's Order in PSC Docket No. 86-187-C. The definition of such inadvertent completion is contained in such Order.
- (3) No authority to provide operator services is requested. American Wats will comply with the Commission's policy of all "0+" or "0-" intraLATA calls being handed off to the LEC in the event that such should apply in the future.
- (4) Nothing in 1, 2, or 3 above shall prohibit American Wats, Inc., from offering any services authorized for resale by tariffs of facility based carriers approved by the Commission.

After introducing the Stipulation into evidence as Hearing Exhibit #1, Southern Bell withdrew from further participation in the proceeding.

American presented the testimony of Joseph C. Valenti in support of its Application. Mr. Valenti explained American's request for certification to operate as a reseller of interexchange telecommunications services in South Carolina. Mr. Valenti testified that American wishes to resell certain services of American Telephone and Telegraph (AT&T). Mr. Valenti explained that currently it wished to resell Software Defined Network Service (SDN), Distributed Network Service (DNS), and Calling Card Service. Mr. Valenti further testified that American does not propose to provide intraLATA service. Mr. Valenti stated that AT&T will be responsible for billing for SDN and DNS and that American will be responsible for billing for the Calling Card Service and for trouble reporting and customer service. Mr. Valenti outlined American's financial qualifications, background, and technical capabilities.

After full consideration of the applicable law and of the evidence presented by American, the Consumer Advocate, Southern Bell, and the Commission Staff, the Commission hereby issues its findings of fact and conclusions of law:

## FINDINGS OF FACT

- 1. American is incorporated under the laws of the State of Pennsylvania and is licensed to do business as a foreign corporation in the State of South Carolina by the Secretary of State.
- 2. American operates as a non-facilities based reseller of interexchange services and wishes to do so on an interLATA basis in

South Carolina.

- 3. American has the experience, capability, and financial resources to provide the services as described in its Application.
- 4. Southern Bell and other local exchange carriers (LECs) should be compensated for any unauthorized intraLATA calls completed through American's service arrangements.

### CONCLUSIONS OF LAW

- 1. Based on the above findings of fact, the Commission determines that a Certificate of Public Convenience and Necessity should be granted to American to provide intrastate, interLATA service through the resale of intrastate Wide Area Telecommunications Services (WATS), Message Telecommunications Services (MTS), Foreign Exchange Service, Private Line Service, or any other services authorized for resale by tariffs of carriers approved by the Commission.
- 2. The Commission adopts a rate design for American for its resale services which includes only maximum rate levels for each tariff charge. A rate structure incorporating maximum rate levels with the flexibility for adjustment below the maximum rate levels has been previously adopted by the Commission. In Re: Application of GTE Sprint Communications Corporation, etc., Order No. 84-622, issued in Docket No. 84-10-C (August 2, 1984). The Commission adopts American's proposed maximum rate tariffs.
- 3. American shall not adjust it rates below the approved maximum level without notice to the Commission and to the public. American shall file its proposed rate changes, publish its notice

of such changes, and file affidavits of publication with the Commission two weeks prior to the effective date of the changes. Any proposed increase in the maximum rate level reflected in the tariff which would be applicable to the general body of American's subscribers shall constitute a general ratemaking proceeding and will be treated in accordance with the notice and hearing provisions of S.C. Code Ann.§58-9-540 (Supp. 1992).

- 4. American shall file its tariff and an accompanying price list to reflect the Commission's findings within thirty (30) days of the date of this Order.
- 5. American is subject to access charges pursuant to Commission Order No. 86-584, in which the Commission determined that for access purposes resellers should be treated similarly to facilities-based interexchange carriers.
- 6. With regard to American's resale of service, an end user should be able to access another interexchange carrier or operator service provider if he so desires.
- 7. American shall resell the services of only those interexchange carriers or LECs authorized to do business in South Carolina by this Commission. If American changes underlying carriers, it shall notify the Commission in writing.
- 8. All intrastate intraLATA calls must be completed over intraLATA WATS, MTS, private and foreign exchange lines or any other service of authorized intraLATA facilities based carriers approved for resale on an intraLATA basis. Any intraLATA calls not completed in this manner will be considered unauthorized traffic

and the Company will be required to compensate the local exchange companies for the unauthorized calls it carries pursuant to Commission Order No. 86-793 in Docket No. 86-187-C.

- 9. American shall file surveillance reports on a calendar or fiscal year basis with the Commission as required by Order No. 88-178 in Docket No. 87-483-C. The proper form for these reports is indicated on Attachment A.
- 10. That this Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:

Chairman

ATTEST:

Executive Dire

(SEAL)

# ANNUAL INFORMATION ON SOUTH CAROLINA OPERATIONS FOR INTEREXCHANGE COMPANIES AND AOS'S

(1) SOUTH CAROLINA OPERATING REVENUES FOR THE 12 MONTHS ENDING DECEMBER 31 OR FISCAL YEAR ENDING
(2) SOUTH CAROLINA OPERATING EXPENSES FOR THE 12 MONTHS ENDING DECEMBER 31 OR FISCAL YEAR ENDING
(3) RATE BASE INVESTMENT IN SOUTH CAROLINA OPERATIONS* FOR 12 MONTHS ENDING DECEMBER 31 OR FISCAL YEAR ENDING
* THIS WOULD INCLUDE GROSS PLANT, ACCUMULATED DEPRECIATION, MATERIALS AND SUPPLIES, CASH WORKING CAPITAL, CONSTRUCTION WORK IN PROGRESS, ACCUMULATED DEFERRED INCOME TAX, CONTRIBUTIONS IN AID OF CONSTRUCTION AND CUSTOMER DEPOSITS.
(4) PARENT'S CAPITAL STRUCTURE* AT DECEMBER 31 OR FISCAL YEAR ENDING
* THIS WOULD INCLUDE ALL LONG TERM DEBT (NOT THE CURRENT PORTION PAYABLE), PREFERRED STOCK AND COMMON EQUITY.
(5) PARENT'S EMBEDDED COST PERCENTAGE (%) FOR LONG TERM DEBT AND EMBEDDED COST PERCENTAGE (%) FOR PREFERRED STOCK AT YEAR ENDING DECEMBER 31 OR FISCAL YEAR ENDING
(6) ALL DETAILS ON THE ALLOCATION METHOD USED TO DETERMINE THE AMOUNT OF EXPENSES ALLOCATED TO SOUTH CAROLINA OPERATIONS AS WELL AS METHOD OF ALLOCATION OF COMPANY'S RATE BASE INVESTMENT (SEE #3 ABOVE).